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Sim & McBurney

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BY COURIER

The Commissioner of Patents and Trademarks,
-Washington, D.C. 20231,
U.S.A.

Attention: Box Missing Parts

Dear Sir:

Re:

U.S. Application No. 09/142,628

Applicant: LISA E. MYERS ET AL

Title:

TRANSFERRIN RECEPTOR GENES OF

MORAXELLA

Filed:

September 3, 1998

In response to the Notification dated May 26, 1999, submitted herewith are:

- 1. Declaration and Power of Attorney executed by all inventors except Schryvers and Klein;
- 2. Declaration and Power of Attorney executed by inventor Klein;
- 3. Declaration and Power of Attorney executed by inventor Schryvers;
- 4. Cheque in the amount of the Surcharge fee;.
- 5. Copy of Notification

It is submitted that the requirements of the Notification have been satisfied.

Yours very truly,

06/14/1999 PVOLPE

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Michael I. Stewart Reg. No. 24,973

M.I.Stewart:II Encls.

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GRONTO ONTARIO			03/07/97	03/08/96
ANADA			DATE MAILED:	
NOTIFICATION OF	MISSING REQUIREMEN	TS UNDER 35	U.S.C. 371 IN TH	É ÚNITED
1. The following items have been s	TES DESIGNATED/ELEC submitted by the applicant or	the IB to the U	(DO/EO/US) inited States Patent ar	nd Trademark.Office as
	e (37 CFR 1.494),			Traconmajornyc w
an Elected Office (37 CFR 1.495):			
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The International Preliminar	y Examination Report in En	glish and its An	mexes, if any.	
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Assignment document.			·	
Power of Attorney and/or Cl				
☐ Substitute specification filed☐ Verified Statement Claiming		 •		
Priority Document.	Small Entity Status.			
Copy of the International Sea	arch Report and copies of	f the references	cited therein.	
☐ Other:	•			
2. The following items MUST be fi acceptance under 35 U.S.C. 371:	irnished within the period se	t forth below in	order to complete th	e requirements for
a. Translation of the applicat	ion into English. Note a pro	ocessing fee will	l be required if subm	itted later than the
appropriate 20 or 30 months	from the priority date.			
I ranslation.	ation is defective for the			
b. Processing fee for providing	ng the translation of the appl	lication and/or t	he Annexes later thai	n the appropriate 20 or
o months from the priority of C. Oath or declaration of the	MIC (3/ CPK 1.492(1)).			
are micripanonal application t	minder and international file	ng date.		
The current oath or on the attached PCT.	declaration does not comply	with 37 CFR 1.	.497(a) and (b) for th	e reasons indicated
d. Surcharge for providing th	DO/E0/91/. e oath or declaration later th	an the appropri	ate 20 or 30 months	from the priority date
(3/ CFR 1.492(e)).				
3. Additional claim fees of \$	as a L large entity	small entity,	, including any requir	red multiple dependent
due. See attached PTO-875.		iiii iees of canci	ei the additional clain	ns for which fees are
ALL OF THE ITEMS SET FORTI	H IN 2(a)-2(d) AND 3 ARO	VEAGTIOT DE	CLIDAGGERA MARK	IIII ONE MONTE
FROM THE DATE OF THIS NOT	ICE OR BY ∐ 21 OR LL	31 MONTHS F	ROM THE PRIOR	PTV DATE EAD
THE APPLICATION, WHICHEVE ABANDONMENT.	ER IS LATER. FAILURE	TO PROPERI	LY RESPOND WIL	L RESULT IN
The time period set above may be exi	ended by filing a petition an	d fee for extens	ion of time under the	provisions of 37
Translation of the Annexes MUST Note processing fee will be required i	be submitted no later that the	he time period s	et above or the annex	kes will be cancelled.
 ☐ The Article 19 amendments are 	cancelled since a translation	was not provide	nonty date. let by the appropriate	e 20 (37 CFR
194(d)) or 30 (37 CFR 1.495(d)) mon	ths from the priority date.			
Applicant is reminded that any comminderess given in the heading and inclu	unication whe United States	s Patent and Tra	demark Office must	be mailed to the
A copy of this notice				
Englosed:			us response.	
∏PCT/DO/EO/917 ☐PTO-875	Notice of Defective Tra	anslation	Malant A	11.11
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NOTIFICATI	ION OF A DEFECTI	VE OATH C	OR DECL	ARATION	1	·
This application fails to contain an oath in the United States of America. The peaccompanying Office action.	or declaration acceptable eriod within which to cor	e under 35 U.S rect these requ	i.C. 371 (c)(irements an	4) for entry d avoid abar	into the nandonment	tional stage is set in the
A new oath or declaration, identifying the required. The oath or declaration does not be the control of the con	his application by the intent not comply with 37 CFR	mational appl 1.497(a) and (l	ication num b) in that it:	ber and inte	rnational f	iling date is
1. Lis not executed in accordance	·			•		
2. does not identify the specifical	tion to which it is direc	ted:	1.00.			
3. does not identify the inventor(s).				•	•
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be the original and first inventi- patent is sought.	or or inventors of the s	ubject matter	which is c	laimed and	for which	h a
FAILURE TO SUBMIT AN OATH OR THE TIME PERIOD SET WILL RESU ABANDONMENT OF THE APPLICAT		OMPLIANCE TER THE NA	WITH 37 C	FR 1.497(a TAGE AND) AND (b) THE	WITHIN
Additionally, the oath or declaration does	s not comply with 37 CF	R 1.63 in that i	it:			
. does not identify the city and st	tate or city and foreign	country of re	sidence or	each inven	itor.	
. does not state that the person m	aking the oath or decla	ration:	·			
a. has reviewed and understand amended by any amendment	ands the contents of the	e specification to in the oat	n, includin h or declar	g the claim ation.	s, as	
 b. acknowledges the duty to defined in 37 CFR 1.56. 	disclose information v	vhich is mater	rial to pate	ntability as		
does not identify the foreign appropriate claimed pursuant to 37 CFR 1.5 the application on which priority country, day, month, and year of	v is claimed by specifi	Hootion havin	Eli			
does not state that the person mainformation which is material to between the filing date of the priapplication which discloses and application (37 CFR 1:63(d)).	ior application and file	a in 37 CFR	1.56 which	became a	vailable	٠.

Telephone: 703 - 300

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